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OFFICIAL FILING BY FACSIMILE 2 TRANSMISSION ON MARCH 3, 2005 TO 3 FACSIMILE #703-872-9306, FOR EXAMINER DANIEL G. DEPUMPO, TELEPHONE 703 308 1113, 5 T UNIT 3611 Response 29\_ pages, Drawings 2\_ sheets Our Ref. No. P-1549-021 6 Terminal Disclaimer \_\_\_sheet. 7 Total Fax pages \_31\_\_ 8 IN THE UNITED STATES PATENT AND TRADEMARK OFFICE 9 In Re Application of: Date: March 3, 2005 10 CLARK Group Art Unit: 3611 11 Serial No. 10/647,030 12 Filed: November 24, 2003 Examiner: Daniel G. DePumpo For: A YAW, PITCH AND ROLL 13 APPARATUS FOR A MULTIPLE UNIT **VEHICLE** 14 15 AMENDMENT AND RESPONSE 16 Hon. Commissioner of Patents and Trademarks Washington, D.C. 20231 17 Dear Commissioner: 18 In response to the communication from the Examiner dated December 3, 2004, 19 please consider the following: 20 21 Response Is Timely The applicant respectfully observes that this response is timely following the 22 Examiner's Communication of December 3, 2004. However, the Examiner is hereby 23 authorized to deduct other fees owing from the deposit account of Liebler, Ivey & 24 Connor, P.S./Floyd E. Ivey, 35,552, Deposit account No. 50-0607. 25 26 27 Certificate of facsimile filing Application No. 10/647,030 28 Z:\IPClient\Clark.Bruce\Patent\Response\Response\Response\Response\SecondOfficeAction030303\Response.SecondOfficeActionof 041203.wpd

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## I. INTRODUCTORY COMMENTS

## Response to Office Action of December 3, 2004

As history, you applicant comments on the Examiner action of September 2, 2004, which found Figure 6 to show modified forms of construction in the same view being not compliant with 37 CFR 1.84(h)(5). The applicant's response of October 4, 2004, provided a revised Figure 6.

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The Examiner's prior action of September 2, 2004 also required election and identified patentably distinct species as follows:

- 2. species of the yaw assembly per I Fig. 5 or II Fig. 6;
- 3. species of the yaw interconnection means A nut and bolt (500) or B motor means (400);
  - 4. species of the motor means i electric, ii pneumatic, iii hydraulic;
- 5. species of the drive means a shaft (410), key (420), and notch (425) or b shaft (410) and gear (430).

Applicant, by Election and Response of October 4, 2004 elected with traverse.

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The Examiner's Action of December 4, 2004 acknowledges the October 4, 2004 election with traverse of Species I (yaw assembly, Fig. 5), species iii (hydraulic motor), and species a (drive means of shaft/key/notch).

At page 2 of the Examiner's Action, the Examiner notes that there are no claims common to all the elected species. Amendments are hereafter provided.

At page 2 of the Action, the Examiner notes that some of the species requirements have been withdrawn in view of the applicant's remarks with the withdrawn indicated as follows:

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2. species of the yaw assembly per I Fig. 5 or II Fig. 6; 3. species of the yaw interconnection means A nut and bolt (500) or B motor means (400); 4. species of the motor means i electric, ii pneumatic, iii hydraulic; 5. species of the drive means a shaft (410), key (420), and notch (425) or b shaft (410) and gear (430). Your applicant now responds to the Examiner's Action of December 3, 2005. Application No. 10/647,030 Certificate of facsimile filing it/Clark\_Bruce/Patent/Response/Response2ndOfficeAction050303/Response.SecondOfficeActionof 041203.wpd

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## ADMISSION OF OBVIOUS VARIANTS

A. At page 2 the Examiner states that the traversal directed to the Yaw Assembly, on the grounds that the sole distinction between the species of fig. 5 and fib. 6, is that the species of fig 5 includes a single set of yaw assembly plates and the species of fig. 6 includes two sets of plates, is not found persuasive because applicant has not provided a clear admission that these species are obvious variants of each other.

Your applicant now makes the clear admission that the species of fig 5 and fig 6, pertaining to a single set of yaw assembly plates of fig. 5 and two sets of plates of fig. 6 are obvious variants of each other.

Your applicant respectfully requests the Examiner to withdraw any objection or rejection based on this consideration and to withdraw the requirement of election and allow further prosecution of the application on the merits.

B. At page 2 the Examiner states that it is noted that the species of fig. 6 includes gear means 430 with this feature not present in the elected species of fig. 5. A review indicates that the distinction, re: this feature, is whether the motor and shaft are notch interrelated to exert torque and rotate the plates or whether the motor and shaft are gear interrelated to exert torque and rotate the plates.

Your applicant asserts and now makes the clear admission that the species of fig 5 and fig 6, pertaining to a notch or a gear interrelationship are obvious variants of each other and will be obvious design considerations.

Your applicant respectfully requests the Examiner to withdraw any objection or rejection based on this consideration and to withdraw the requirement of election and allow further prosecution of the application on the merits.

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 C. At page 2 the Examiner states that the applicant has indicated that only claims 1-4 read on the species of fig. 5 and that the Examiner considers that claims 1-6 actually read on the elected species of fig. 5.

Your applicant asserts that the reference to claims 1-4 was a scriveners error and that it was meant to state claims 1-6.

Your applicant respectfully requests the Examiner to withdraw any objection or rejection based on this consideration and to withdraw the requirement of election and allow further prosecution of the application on the merits.

D. At page 2 the Examiner states that "clearly, claims 7-10 do not read on the elected species because claim 7 recites a "top assembly plate" (i.e. 211), which is a feature of non-elected fig. 6. Claims 7-10 are withdrawn from further consideration pursuant to 37 CFR 1.142(b), as being drawn to a nonelected species, there being no allowable generic or linking claim.

Your applicant has, in paragraph A above, made "the clear admission that the species of fig 5 and fig 6, pertaining to a single set of yaw assembly plates of fig. 5 and two sets of plates of fig. 6 are obvious variants of each other."

Your applicant respectfully asserts that this matter was addressed in your applicant's Response and Election of October 4, 2004. The matter of one or of two yaw assembly plates will be considered by those of ordinary skill in the mechanical arts as "obvious variants" in the interconnection of such devices. Your applicant respectfully asserts that this should not have been an election consideration. The imposition of this election, re: a single set versus two sets of plates, as FINAL, will impose on the inventor undue and unnecessary duplicating fees and petitioning.

Your applicant respectfully requests the Examiner to withdraw any objection or

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 rejection based on this consideration and to withdraw the requirement of election, to find that the species of fig. 6 comprises an obvious variant of fig. 5 and to allow claims 7-10, re: a "top assembly plate", to be reinstated, to be given further consideration and to withdraw the required election between fig. 5 and fig. 6. Your applicant respectfully requests that the Examiner allow prosecution of the application on the merits.

E. At page 3 the Examiner states, re: drive means, that the statement that the various drive means are "design considerations" is an apparent admission that the various drive means are obvious design considerations, however that this is unclear in that the applicant did not use the word "obvious".

Your applicant respectfully contends that such are obvious variants and that the indicated lack of clarity by the omission of the word "obvious" places the applicant in the difficult position of "clarifying" what is already clear to those of ordinary skills in the mechanical arts.

Your applicant has, in paragraph B above, stated that the species of fig 5 and fig 6, pertaining to a notch or a gear interrelationship are obvious variants of each other and will be obvious design considerations.

Your applicant respectfully asserts that this matter was addressed adequately in your applicant's Response and Election of October 4, 2004. Your applicant respectfully asserts that this should not have been an election consideration. The imposition of this election, re: a notch or gear, as FINAL, will impose on the inventor undue and unnecessary duplicating fees and petitioning.

Your applicant respectfully requests the Examiner to withdraw any objection or rejection based on this consideration and to withdraw the requirement of election, to find that the species of fig. 6 comprises an obvious variant of fig. 5 and to allow claims 7-10,

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re: the several issues including the matter of notch v. gear, to be reinstated, to be given further consideration and to withdraw the required election between fig. 5 and fig. 6. Your applicant respectfully requests that the Examiner allow prosecution of the application on the merits. Application No. 10/647,030 Certificate of facsimile filing